

CHRISTOPHER COOKE, CA Bar #142342
COOKE KOBRICK & WU LLP
177 Bovet Road, Suite 600
San Mateo, CA 94402
Email: ccooke@ckwlaw.com
Tel: (650) 638-2370
Fax: (650) 341-1395

STEPHEN S. WU, CA Bar #205091
COOKE KOBRICK & WU LLP
166 Main Street
Los Alto, CA 94022
Email: swu@ckwlaw.com
Tel: (650) 917-8045
Fax: (650) 618-1454
Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

MEI-FANG LISA ZHANG, BAY AREA
AFFORDABLE HOUSING, LLC, XUE-
HUAN GAO, YANG-CHUN ZHANG,
CAROL JIAN DENG, and HAO LIANG,

Plaintiffs,

vs.

WEI-MAN RAYMOND TSE, RUN PING
ZHOU a.k.a. FLORA ZHOU, THERESA
WONG, JAMES YU, BILL SHU WAI MA,
MOLLY LAU, VICTOR SO, JIAN XIAO,
CHRIST INVESTMENT SERVICE INC.,
CIS SERVICE, INC., PACIFIC BEST
GROUP LTD. a.k.a. PACIFIC BEST
COMPANY LTD., and SOUTH CHINA
INVESTMENT INC.,
Defendants.

Case No.: C-07-04946 JSW
(Related to C-05-02641 JSW)

**PLAINTIFFS' AMENDED NOTICE OF
MOTION AND MOTION TO DISMISS
COUNTERCLAIM OF DEFENDANT
RUN PING ZHOU FOR FAILURE TO
STATE A CLAIM UPON WHICH
RELIEF CAN BE GRANTED (FED. R.
CIV. P. 12(b)(6))**

Date: August 29, 2008

Time: 9:00 a.m.

Courtroom: 2, 17th Floor

TO DEFENDANT RUN PING ZHOU:

PLEASE TAKE NOTICE that on Friday, August 29, 2008, at 9:00 a.m., or as soon
thereafter as the matter may be heard in the above-entitled Court, located at 450 Golden Gate

1 Ave., San Francisco, CA 94102, Plaintiffs MEI-FANG LISA ZHANG, BAY AREA
2 AFFORDABLE HOUSING, LLC, XUE-HUAN GAO, YANG-CHUN ZHANG, CAROL JIAN
3 DENG, and HAO LIANG will move the Court, and Plaintiffs do hereby move, to dismiss the
4 Counterclaim pursuant to Fed. R. Civ. P. 12(b)(6) because Defendant RUN PING ZHOU's
5 Counterclaim fails to state a claim upon which relief can be granted. The gravamen of the
6 Counterclaim is that Plaintiffs have unfairly accused RUN PING ZHOU of wrongful conduct in
7 their Complaint and that their allegations constitute malicious prosecution. Defendant RUN
8 PING ZHOU, however, has not yet litigated her defenses to the Complaint to a legal termination
9 in her favor, which is an essential element of a malicious prosecution claim. Therefore, her
10 claim is legally deficient.

11 The motion will be based on this Amended Notice of Motion and Motion, the
12 Memorandum of Points and Authorities filed on Monday, June 16, 2008, and the pleadings and
13 papers filed herein.

14
15 Respectfully Submitted,

16 COOKE, KOBRICK, & WU LLP

17 Dated: June 18, 2008

18 /s/
19 By: _____
20 CHRISTOPHER C. COOKE
21 Attorneys for Plaintiffs
22
23
24
25
26
27
28